1 2 UNITED STATES DISTRICT COURT 3 NORTHERN DISTRICT OF CALIFORNIA 4 SAN FRANCISCO DIVISION 5 6 IN RE: UBER TECHNOLOGIES, INC., Case No. 3:23-md-03084-CRB 7 PASSENGER SEXUAL ASSAULT LITIGATION [PROPOSED] ORDER REGARDING 8 **DEFENDANTS' MOTION TO DISMISS CASES** FOR FAILURE TO COMPLY WITH PTO 5 9 10 This Document Relates to: 11 Jane Doe LS 634 v. Uber Technologies, 12 Inc., et al., No. 3:25-cv-07323-CRB 13 Jane Doe NLG (N.T.) v. Uber Technologies, Inc., et al., No. 3:25-cv-14 07540-CŘB 15 Jane Doe NLG (N.H.) v. Uber Technologies, Inc., et al., No. 3:25-cv-16 08109-CRB 17 Jane Doe NLG 5 (A.H.) v. Uber Technologies, Inc., et al., No. 3:25-ev-18 08112-CKB 19 Jane Doe NLG (N.S.) v. Uber Technologies, Inc., et al., No. 3:25-cv-20 08186-CŘB 21 Jane Doe NLG (D.S.) v. Uber Technologies, Inc., et al., No. 3:25-cv-22 08258-CŘB 23 Jane Doe NLG 2 (J.C.) v. Uber Technologies, Inc., et al., No. 3:25-ev-24 08259-CRB 25 Jane Doe NLG (M.U.) v. Uber Technologies, Inc., et al., No. 3:25-ev-26 08264-CKB 27 Jane Doe NLG 2 (V.F.) v. Uber Technologies, Inc., et al., No. 3:25-cv-28 08545-CRB

Filed 01/09/26 Page 2 of 4

## [PROPOSED] ORDER

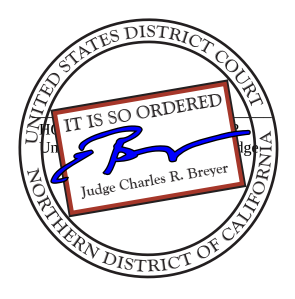
Having considered Defendants' Motion to Dismiss Cases for Failure to Comply with PTO 5 (the "Motion"), the Court finds that the Plaintiffs subject to Defendants' Motion, identified in Exhibit A hereto, have violated Pretrial Order No. 5 and caused prejudice to Uber.

The Court therefore hereby ORDERS as follows:

- 1. The claims of the Plaintiffs identified in Exhibit A to this Order as modified are DISMISSED WITHOUT PREJUDICE pursuant to PTO No. 5 (ECF No. 175).
- 2. Plaintiffs' counsel shall file notices of dismissal within 14 days of this Order.

IT IS SO ORDERED.

Dated: \_\_\_\_\_\_\_, 2025



## EXHIBIT A

OC ID#	MDLC ID <sup>1</sup>	Case Name	Counsel	Case Number
6983	None	Jane Doe LS 634	Levin Simes, LLP	3:25-cv-07323
7038	None	Jane Doe NLG (N.T.)	Nachawati Law Group	3:25-cv-07540
7133	None	Jane Doe NLG (N.H.)	Nachawati Law Group	3:25-cv-08109
<del>7135</del>	None	Jane Doe NLG 5 (A.H.)	<del>Nachawati Law Group</del>	3:25-cv-08112
7157	None	Jane Doe NLG (N.S.)	Nachawati Law Group	3:25-cv-08186
7174	None	Jane Doe NLG (D.S.)	Nachawati Law Group	3:25-cv-08258
<del>7175</del>	None	Jane Doe NLG 2 (J.C.)	<del>Nachawati Law Group</del>	3:25-cv-08259
<del>7176</del>	None	Jane Doe NLG (M.U.)	<del>Nachawati Law Group</del>	3:25-cv-08264
7197	None	Jane Doe NLG 2 (V.F.)	Nachawati Law Group	3:25-cv-08545
<del>7199</del>	None	Jane Doe NLG (J.O.)	<del>Nachawati Law Group</del>	3:25-cv-08567

 $<sup>^{\</sup>rm l}$  These Plaintiffs all have failed to register for MDL Centrality. For that reason, they lack MDL ID numbers.